## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Florin Murarescu,	Case No.

Plaintiff,

v. COMPLAINT

GC Services Limited Partnership c/o The Corporation Trust Company Corporation Trust Center 1209 Orange Street Wilmington, DE 19801,

**Jury Demand Requested** 

Defendant.

## **JURISDICTION AND VENUE**

- 1- This court has jurisdiction pursuant to 28 U.S.C. §§1331, 1337, 1367; and 15 U.S.C. §1692k(d).
- 2- Venue is proper because a substantial part of the events giving rise to this claim occurred in this District.

## **PARTIES**

- 3- Plaintiff is a resident of the State of Illinois.
- 4- Plaintiff is a oconsumero as defined in the Fair Debt Collection Practices Act, 15 USC 1692 et seq. (oFDCPAo).
- 5- Plaintiff incurred a õDebtö as defined in the FDCPA.
- 6- Defendant is a corporation with its principal office in the State of Texas.
- 7- Defendant acquired the Debt after it was in default.
- 8- Defendant regularly attempts to collects, or attempts to collect, debts that it acquired after the same were in default.

- 9- Defendant uses instruments of interstate commerce for its principal purpose of business, which is the collection of debts.
- 10- At all times relevant, Defendant was a odebt collector as defined in the FDCPA.

## **FACTS COMMON TO ALL COUNTS**

- 11- Prior to April 4, 2019, Plaintiff incurred an obligation to pay a debt with Chase Bank (the õDebtö).
- 12-Prior to April 4, 2019, Plaintiff defaulted on the Debt.
- 13- On April 4, 2019, Plaintiff filed a voluntary bankruptcy petition (the õPetitionö) that specifically listed the Debt.
- 14- By filing a bankruptcy petition, Plaintiff gained the protection of the automatic stay for all debts incurred before April 4, 2019.
- 15- Despite the Petition, on or around April 7, 2019, Defendant mailed a letter to Plaintiff to collect the Debt.
- 16- At the time of this communication, Defendant knew, should have known, that Plaintiff had filed bankruptcy.
- 17- By trying to collect a debt that was included in bankruptcy, Defendant violated the FDCPA.
- 18- Defendant damaged Plaintiff.

#### **COUNT I**

- 19-Plaintiff incorporates all the allegations and statements made above as if reiterated herein.
- 20-Defendant violated 15 USC § 1692e(2) by misrepresenting the character, amount, and/or legal status of the Debt.

## **COUNT II**

- 21-Plaintiff incorporates all the allegations and statements made above as if reiterated herein.
- 22-Defendant violated 15 USC § 1692e(10) by using false representations and/or deceptive means to collect, or attempt to collect, the Debt.

#### **COUNT III**

- 23-Plaintiff incorporates all the allegations and statements made above as if reiterated herein.
- 24-Defendant violated 15 USC § 1692f by engaging in unfair and/or unconscionable means to collect, or attempt to collect, the Debt.

## **COUNT IV**

- 25-Plaintiff incorporates all the allegations and statements made above as if reiterated herein.
- 26-Defendant violated 15 USC § 1692e by engaging in false, deceptive, or misleading methods to collect a debt.

# **JURY DEMAND**

27- Plaintiff demands a trial by jury.

## PRAYER FOR RELIEF

- 28- Plaintiff prays for the following relief:
  - a. Judgment against Defendant for Plaintiff

    actual damages, as determined at trial, suffered as a direct and proximate result Defendant

    violations of the Fair Debt Collection Practices Act, pursuant to 15 U.S.C. 

    §1692k(a)(1);

- c. Judgment against Defendant for Plaintiff¢s reasonable attorneys¢ fees and costs incurred in this action, pursuant to 15 U.S.C. §1692k(a)(3); and
- d. Any other legal and/or equitable relief as the Court deems appropriate.

## RESPECTFULLY SUBMITTED,

Meier LLC

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